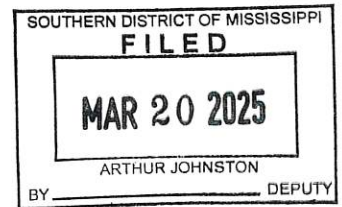


IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF MISSISSIPPI
NORTHERN DIVISION



THOMAS SOLOMAN VANN JR.

PLAINTIFF

VS

CIVIL ACTION NO. 3:21-CV-305-DPJ-ASH

CITY OF MERIDIAN, MISSISSIPPI, *et al.*

DEFENDANTS

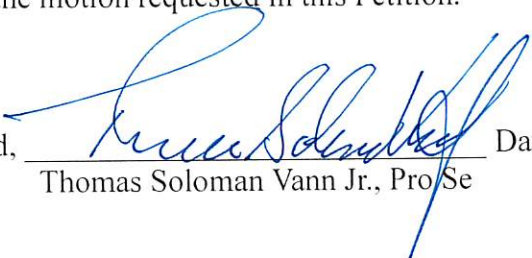
MOTION TO SUBSTITUTE COUNCIL

WITHDRAWAL

COMES NOW THE PLAINTIFF, Thomas Soloman Vann Jr. PRO SE, and file this Motion to Substitute Council for the following reason to wit:

1. Attorney, James A Williams has not demonstrated good practice while representing Plaintiff. He has breached his duty to plaintiff through incompetence, apparent conflict of interest, lack of appropriate communication, and unforeseen ethical violations.
2. Plaintiff's attorney, James A Williams's failure to follow Court Orders, ignoring Judges order/instructions in court that caused a mistrial, such as, ignoring Judge's order (on) to write response to and to not oppose the opposite attorney's response.
3. Plaintiff's attorney, James A Williams's failed to do Discovery or Subpoena witnesses which is a crucial part of Plaintiff's case, and appeared to be Protecting Defendant's interest above the interest of Plaintiff's.
4. Plaintiff's attorney, James A Williams's failure to follow instruction, such as, omitting evidence submitted to him on my behalf when presenting my case,; Also, omitting valid claims by not making it an issue when the Defendants denied my rights to family medical leave, and my right to Worker's Compensation.
5. Plaintiff's attorney, James A Williams's endangered Plaintiff's a case through reckless behavior that caused a mistrial.


WHEREFORE THESE PREMISES CONSIDERED, Plaintiff prays that this Honorable Court
grant the motion requested in this Petition.

Signed,  Date, 18 MARCH, 2025
Thomas Soloman Vann Jr., Pro Se

CERTIFICATE OF SERVICE

This to Certify that a copy of the foregoing document MOTION TO SUBSTITUTE COUNCIL
was sent to Plaintiff's Attorney Through regular U.S Mail to:

BURR & FORMAN LLP
420 North 20th Street, Suite 3400
Birmingham, AL 35203

Signed,  Date, 18 MARCH, 2025
Thomas Soloman Vann Jr., Pro Se

Address: Thomas S Vann Jr.
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Meridian, MS 39307
Phone No. (601) 527-5736